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Application Number

Request

for

Art Unit Art Unit	Transmittal	First Named Inventor	Takayuki ONIKI
Commissioner for Patents Pol. Box 1450 D. C. Sutton Altonney Docket Number D. 17.1-1287PUS1	Address to:	Art Unit	1612
Alexandria, Via 2313-1459 Altorney Docket Number O171-1287PUS1 This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Recaust for Continued Examination (RCE) practice under 37 CFR 1.114 of the above-identified application. Recaust for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application fleel prior to June 2. 1995. or to any distipa application. See featured for RCEs (refer to be submitted to the USPTC) on page 2. Submission required under 37 CFR 1.114 use: the RCE is prope, any previously field anneated amendments and applicant does not wish to have any previously field unesteed application fleel prope, any previously field unesteed application and anneatments. I applicant does not wish to have any previously field unesteed applicant must request non-entry of such amendments enclosed with the RCE will be entered in which they were field unless applicant on-entry of such amendments and semantic field and an entry previously field and application is outstanding, any amendments field after the final Office action may be considered as a submission even if this box is not checked. I.	Commissioner for Patents		D. C. Sutton
Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filled prior to June 8, 1995, or to any Expension polication. See instruction Short for RCEs (not to see submitted to the USPT) On page 2. 1. Submission required under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. I applicant does not wish to have any previously filed unentered amendment gold the seed of the property of the property of the property of the previously submitted. a. Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked. i. Consider the arguments in the Appeal Brief or Reply Brief previously filed on		Attorney Docket Number	0171-1287PUS1
8. 1995. or to any design application. See instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2. 1. Submission required under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unders applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s) and previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action manufacture in the proviously submitted. I. Consider the arguments in the Appeal Brief or Reply Brief previously filed on ii. Other b. X. Enclosed I. X. Annendment/Reply iii. Information Disclosure Statement (IDS) II. Affidavit(s)/Declaration(s) iv. Other 2. Milscellaneous a. Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of	This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.		
1. Submission required under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and semandments enclosed with the RCE will be entered in the order in which they were filed unless applicant historics otherwise. It applicant does not wish to have any previously filed unentered amendment [so entered in the proper in the property of the property of such amendments and amendments and amendments and amendments and semandments.] a. Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked. i. Consider the arguments in the Appeal Brief or Reply Brief previously filed on	Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See Instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2.		
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	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED		
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